UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NORTH CAROLINA

DAVID OPPENHEIMER,	§	
Plaintiff,	§	CA No. 1:17-cv-00284
	§	
v.	§	
	§	
LINDA CHESNUT-TOUPIN,	§	
TOUPIN, INC., CURTIS J. HANNAH, and	§	
MARY KAY INC.	Š	
Defendants.	Š	JURY DEMANDED

STIPULATION FOR VOLUNTARY DISMISSAL OF TOUPIN DEFENDANTS

Plaintiff, David Oppenheimer, by and through his Counsel of Record, and (only) Defendants, Linda Chesnut-Toupin and Toupin, Inc. by and through their Counsel of Record, hereby stipulate and agree pursuant to Federal Rule of Civil Procedure 41, to the dismissal of Defendant Linda Chesnut-Topupin and Defendant Toupin, Inc., with prejudice, and without further costs to any of these three parties.

Date: May 16, 2018 LeJune Law Firm

By: /s Dana A. LeJune
Texas Bar: 12188250
NC Bar: 49025
6525 Washington Avenue, Suite 300
Houston, Texas 77007
713.942.9898 (P)/713.942.9899 (F)
Attorneys for Plaintiff
and

Roberts & Stevens, P.A.

s/ Wyatt S. Stevens
Wyatt Stevens
N.C. Bar No. 21056
P. O. Box 7647
Asheville, NC 28802
Telephone: (828) 252-6600
Facsimile: (828) 253-7200

Attorneys for Toupin Defendants wstevens@roberts-stevens.com